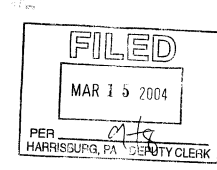
## IN THE DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA



M. ASH-SHARIEF AL'ASKARI, PLAINTIFF.

V. 1449) CIVIL NO.1: 00-CV-)449

(CALDWELL, J)(SMYSER, M,.J.)

KATHLEEN HAWKES, DOUGLAS GOLDRING, VIVIAN HURSH, ROBERT ZIMANY,

## BRIEF IN SUPPORT OF MOTION FOR CONTINUANCE

The plaintiff supports his motion with the following statements of facts and information.

The plaintiff is unable to attend the hearing on the date set by this Honorable. The plaintiff, who is currently on probation, was required last month by the U.S. P.O. for the EDPA to seek necessary treatments and therapy at the V.A. Hospital due to the plaintiff's medical needs and disability. The doctors at the hospital has scheduled the week of March 22, 04 for the plaintiff's treatments and appointments. Due to the plaintiff's inability to afford medical insurance, the VA's treatment plans and appointments for the plaintiff is established by its categories of priority.

This continuance in no ways prejudices the defendants.

Wherefore, the plaintiff moves this Honorable to continue the hearing date for two weeks.

## **CERTIFICATE OF SERVICE**

The plaintiff does hereby certify that he has served a copy of the foregoing Brief In Support of Motion upon the defendants' counsel via the U.S. mail, whose place of business is:

U.S.Attorneys Office The Federal Building, Suite316 240 W.3<sup>rd</sup> St Williamsport, PA 17701

On 8 March, 2004.

M.Ash'Sh. Al'Askari 5737 N.12<sup>th</sup> St

Phila., PA 19141